UNITED STATES BANKRUPTCY COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

In Re:)					
Ruslan Lvovich Bessarabenko, and)	Case No.	12-14337-JKC-13			
Irina Yakovlevna Bessarabenko, Debtor(s))		•.			
		CHAPTER 13 PLAN				
	Amendment #1					

1. GENERAL PROVISIONS:

- (a) YOUR RIGHTS MAY BE AFFECTED. Read these papers carefully and discuss them with your attorney. If you oppose any provision of this plan, you must file a timely written objection. This plan may be confirmed without further notice or hearing unless a written objection is filed before the deadline stated on the separate Notice you received from the Bankruptcy Court. If you have a secured claim, this plan may modify your lien if you do not object to the plan.
- (b) PROOFS OF CLAIM: This plan does not allow claims. You must file a proof of claim to receive pre-confirmation adequate protection payments and to receive distribution under a confirmed plan. The filed proof of claim shall control as to the claim amount for pre-petition arrearages, secured and priority tax liabilities, and any payment in full offers unless specifically objected to and determined otherwise by the Court. All claims that are secured by a security interest in real estate shall comply with the requirements of B.R. 3001(c) without regard to whether the real estate is the debtor's principal residence.
- (c) NOTICES RELATING TO MORTGAGES: All creditors with claims secured by a security interest in real estate shall comply with the requirements of B.R. 3002.1 without regard to whether the real estate is the debtor's principal residence. In addition to the requirements of B.R. 3002.1, should there be a change in the mortgage servicer while the bankruptcy is pending, the mortgage holder shall file with the Bankruptcy Court and serve upon the debtor, debtor's counsel and the Chapter 13 Trustee a Notice setting forth the change and providing the name of the servicer, the payment address, a contact phone number and a contact e-mail address.
- (d) NOTICES (OTHER THAN THOSE RELATING TO MORTGAGES): Non-mortgage creditors in Section 7(c) (whose rights are not being modified) or in Section 10 (whose executory contracts/unexpired leases are being accepted) may continue to mail customary notices or coupons to the debtor or the Trustee notwithstanding the automatic stay.
- (e) ADEQUATE PROTECTION PAYMENTS: In accordance with Local Rule B3015-3, any adequate protection payment offers shall be based upon 1% of the proposed allowed secured claim, although that presumption may be rebutted. The Chapter 13 Trustee ("Trustee") shall disburse such payments to the secured creditor as soon as practicable after receiving plan payments from the debtor, and the allowable secured claim will be reduced accordingly. All adequate protection payments shall be subject to the Trustee's percentage fee as set by the United States Trustee. No adequate protection payments will be made by the debtor directly to the creditor.
- (f) EQUAL MONTHLY PAYMENTS: The Trustee may increase the amount of any "Equal Monthly Amount" offered to appropriately amortize the claim. The trustee shall be permitted to accelerate payments to any class of creditor for efficient administration of the case.
- (g) PAYMENTS FOLLOWING ENTRY OF ORDERS LIFTING STAY: Upon entry of an order lifting the stay, no distributions shall be made on any secured claim relating to the subject collateral until such time as an amended deficiency claim is filed by such creditor and deemed allowed, or the automatic stay is re-imposed by further order of the Court.
- 2. SUBMISSION OF INCOME: Debtor submits to the supervision and control of the Trustee all or such portion of future earnings or other future income or specified property of the debtor as is necessary for the execution of this plan.

3. PAYMENT AND LENGTH OF PLAN: Debtors shall pay a total of \$566 through March 2013; then starting in	n April, I	Debtors
shall pay \$100 per month for remaining 56 months, for a total amount of \$6166	-	
Additional payments to Trustee:		

4. ADMINISTRATIVE CLAIMS (INCLUSIVE OF DEBTOR'S ATTORNEY FEES):

All administrative claims will be paid in full by the Trustee unless creditor agrees otherwise:

Creditor	Type of Priority	Scheduled Amount
Mark S. Zuckerberg	Attorney Fees	\$3,301.00

DEBTOR IS REQUI	1	of Claim		Estimate Arrears		Treatment		******	-	
	RED TO PAY ANY P	AYMENT	S FAL	LING D	OUE AF	TER 1	THE FILI	NG OF T	THE CASE PUR	SUANT
	T ORDER DIRECTLY CHARGE FROM THE C									FOR DE
6. SECURED CLA MAINTAINING P	IMS RELATING SO AYMENTS (INCLUS	LELY TO	DEB	TOR'S	PRINC	TAVI	RESIDE	NCE-CU	RING DEFAU	LTS AN
ARREARS): If the	ere is a pre-petition ar	rearage cla	im on	a mort	gage se	cured 1	ov the del	tor's pri	nciple residence.	then bo
ore-petition arrearage	and the post-petition	mortgage	installr	nents sh	nall be r	nade t	hrough th	e Trustee	. Initial post-pe	tition par
rrears shall be paid	with secured creditors	. If there	are no	arrears	s, the d	ebtor r	nay pay t	he secure	d creditor direc	tly. Estir
Currently Monthly In:	stallment listed below sl	hall be adji	usted b	ased on	filed cla	aim an				
G 11:								t One		
Creditor	Residential Address	Estimate Arrears			ted Currenty Paymen		Trustee Pay	Direct Pay		
Midland	Home	-0-			, ,		1 ay	X		
										
	or other monetary an					n the	timing of	any payn	nents made by t	he Trust
nder the provisions	of the Plan, unless all	owea by C	raer (or the C	ourt.					
. SECURED CLAI	MS OTHER THAN C	LAIMS R	ELAT	ING TO	O THE	DERT	OR'S PR	RINCIPL	E RESIDENCE	. After
	an, the Trustee will pay									
r (b)(7) based upon t	he amount of the claim									
tated in column (a)(5										
a) Secured Claims	To Which 11 U.S.C. 50	6 Valuati	on Is N	lot App	licable:	:				_
(1)	(2)		(3) chase	(4) se Estimated		(5) Interest	(6)		(7) lequate Protection	ļ
Creditor	Collateral	I	ate	Cla		Rate			Amount (1% of	
				Amo	unt		Amo	unt A	Allowed Secured	
									Claim)	
		-							i	
nysuant to \$1226 E	M A novements to see	und avadit	0 MG 40	hogin in						
	MA payments to secuen paid in full, otherw						o long as	aaministi have bee	rative claims un	der
	if any, as relates to abo			giii arte.	і ацши	11511 ati	ve ciaiiiis	Have Dec	n paru in ruii,	
	to Which 11 U.S.C. 50			pplicab	le:					
(1)	(2)	(3)	(4)		(5)	(6)	(7)	(8))	7
Creditor		Purchase	Sched	luled		Inter	est Equ		lequate Protection	}
		Date	Debt			Rate		····· A 1	nount (1% of lowed Secured	
							Amo	Juite	aim)	
			 			+				1
	MA navments to secu	red credita	re to i	hegin in	month	e.	long se	administr	ative claims un	J der
renant to \$1326. E										uei
			~ ~ <u>~</u> <u>}</u>							
ursuant to §1326, E aragraph 4 have bed dditional plan offer if s	=	im(e)		=						
ragraph 4 have bed Iditional plan offer, if a	ny, as relates to above cla		Truste	e shall n	av allov	ved cla	im for arr	earage ar	-	av regular
ragraph 4 have bed ditional plan offer, if a c) Curing Defaults	=	ayments:	Truste	e shall p	ay allov	wed cla	im for arr	earage, ar	-	ay regulai

(d) Surrendered/Aban interest in the following of		llateral: The	e de	btor intends to s	urrender, a	ınd, ı	apon confirm	ation, the Cl	hapter 13 estate abandons any
Creditor	Collate	lateral Surrendered/Abandoned			Scheo	dulec	Value of Pro]	
]
		.,							
8. SECURED TAX CL. the Trustee, inclusive of spriority claims shall be pa	statutory in	nterest thereo	n (v	vhether or not as	n interest fa	actor	is expressly	offered by p	
Creditor	Type of Secured	Priority or Scheduled Debt			Treatment				
					•		.		
9. NON-PRIORITY UN							7		
(a) Separately Cla			,				I	T	7
Creditor	Basis for Classific	_	l Tr	eatment			Amount	Interest (If Any)	
Wells Fargo EFS	Student	loan	Pa	y outside of plai	1		5428.00		
			<u> </u>						
Pro rata distribution Other: 10. EXECUTORY CON except the following, which	TRACT	S AND UNE				utor	y contracts an	nd unexpired	I leases are REJECTED,
Creditor		Prop	erty	Description			Treatmen	nt	
11. AVOIDANCE OF L money security interests, j	AENS: Dudicial lie	ns, wholly u	nsec	ured mortgages	or other li	ry pr ens t	hat impair ex	emptions:	llowing non-purchase
Creditor	Creditor Collateral/Property Description Amount of Lien to Avoided								
HSBC		Avoid whol	ly u	nsecured 2nd me	ortgage		AVU	laca	
12. LIEN RETENTION its lien securing such claim discharge order being ente 13. VESTING OF PROPE confirmation order, the properties the Trustee, if any, to asse 11 U.S.C. 1306.	n until the bred under PER'TY Coperty of the claim to	earlier of a) 11 U.S.C.13 OF THE EST the estate sha of any addition	the 28. ΓΑΤ Il re	Payment of the terms of the ter	underlying ecessary to or upon co	debi func nfirn	t determined to d the plan or a nation of the o	under non-b as expressly debtor's plan	rankruptcy law or b) a retained by the plan or n, subject to the rights of
14. MISCELLANEOUS	PROVIS	SIONS:							
Date: 4/19/13				/s/ Mark S. Zu	uckerberg	,			
e comme				Debtor's Atto					
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